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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/034,973 12/20/2001		12/20/2001	Andreas Arning	DE920000058US1	2103
25259	7590	07/17/2006 ·		EXAMINER	
IBM CORI		-	VAN BRAMER, JOHN W		
3039 CORN DEPT. T81		S RD. PO BOX 12195	ART UNIT	PAPER NUMBER	
	•	NGLE PARK, NC	3622		
			DATE MAILED: 07/17/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/034,973	ARNING, ANDREAS		
Examiner	Art Unit		
John Van Bramer	3622		

		John Van Branier		
The	e MAILING DATE of this communication app	pears on the cover sheet with	the correspondence ad	dress
THE REPLY F	ILED 20 June 2006 FAILS TO PLACE THIS A	PPLICATION IN CONDITION FO	OR ALLOWANCE.	
this appli places th a Reque time peri		lowing replies: (1) an amendmer Notice of Appeal (with appeal fee ance with 37 CFR 1.114. The rep	nt, affidavit, or other evide e) in compliance with 37 (ence, which CFR 41.31; or (3)
	period for reply expires <u>4</u> months from the mailing d			
no ev	period for reply expires on: (1) the mailing date of this yent, however, will the statutory period for reply expir niner Note: If box 1 is checked, check either box (a)	e later than SIX MONTHS from the r	mailing date of the final rejec	tion.
TWO Extensions of tin have been filed i under 37 CFR 1. set forth in (b) al	MONTHS OF THE FINAL REJECTION. See MPER ne may be obtained under 37 CFR 1.136(a). The dais the date for purposes of determining the period of .17(a) is calculated from: (1) the expiration date of the bove, if checked. Any reply received by the Office la earned patent term adjustment. See 37 CFR 1.704	? 706.07(f). ate on which the petition under 37 CF extension and the corresponding among the shortened statutory period for replater than three months after the mailing	FR 1.136(a) and the appropring the free. The appropry yoriginally set in the final Of	ate extension fee oriate extension fee fice action; or (2) as
	ce of Appeal was filed on A brief in co	mpliance with 37 CER 41 37 mus	et he filed within two mon	the of the date of
filing the	Notice of Appeal (37 CFR 41.37(a)), or any ex of Appeal has been filed, any reply must be filed.	dension thereof (37 CFR 41.37(e	e)), to avoid dismissal of t	
3. The pro	posed amendment(s) filed after a final rejection	n, but prior to the date of filing a	brief, will not be entered	because
(a) ☐ Th	bey raise new issues that would require further bey raise the issue of new matter (see NOTE be	consideration and/or search (see		
· · · —	ey are not deemed to place the application in topeal; and/or	better form for appeal by materia	ally reducing or simplifying	the issues for
	ey present additional claims without canceling OTE: (See 37 CFR 1.116 and 41.33(a		lly rejected claims.	
	endments are not in compliance with 37 CFR 1	• •	on-Compliant Amendment	t (PTOL-324).
==	nt's reply has overcome the following rejection			. (
6. Newly p	proposed or amended claim(s) would be wable claim(s).		rate, timely filed amendm	nent canceling the
7. For purp how the The statu	oses of appeal, the proposed amendment(s): onew or amended claims would be rejected is pus of the claim(s) is (or will be) as follows:		☐ will be entered and an	explanation of
Claim(s) Claim(s)	allowed: objected to: rejected:			
Claim(s)	withdrawn from consideration:		•	
	R OTHER EVIDENCE			
because	avit or other evidence filed after a final action, applicant failed to provide a showing of good a earlier presented. See 37 CFR 1.116(e).	but before or on the date of filing and sufficient reasons why the a	g a Notice of Appeal will <u>r</u> ffidavit or other evidence	not be entered is necessary and
entered	avit or other evidence filed after the date of filing because the affidavit or other evidence failed to a good and sufficient reasons why it is necess	o overcome all rejections under	appeal and/or appellant fa	ails to provide a
	davit or other evidence is entered. An explana	tion of the status of the claims a	fter entry is below or attac	ched.
See Co	uest for reconsideration has been considered ontinuation Sheet.			ance because:
	e attached Information Disclosure Statement(s	s). (PTO/SB/08 or PTO-1449) Pa	per No(s)	
13.	·		$\left(\frac{1}{2} \right) \left(\frac{1}{2} \right)$	anle
			ERIC W. ST	AMBER
			AUPEDVIATION PULL	I I T A MARTINE CO.

U.S. Patent and Trademark Office PTOL-303 (Rev. 7-05) **TECHNOLOGY CENTER 3600**

Continuation of 11. does NOT place the application in condition for allowance because: Lowell discloses providing a reward to users who return to the first website, or interact with various monitored websites. Providing a reward for returning to a first website would include returning from a second website to a first website. Additionally, the applicants claimed threshold is so broad as to also be taught by Lowell, since Lowell discloses expiration times in which rewards can be earned. Therefore, if you don't follow a link you will not get a reward and if you don't return before the awards expiration you will also not earn the reward.